Solicitors (Ireland) Bill.

[AS AMENDED BY THE STANDING COMMITTE ON LAW, &c.]

MEMORANDUM.

This Bill bas been brought forward with the approval of the Incorporated Law Society of Ireland, with the object of remoting the defects of the law, as it at present crisis, to the end that the solicitors of Fernal shall possess the benefit of the same privilege and authority which have been given by statests to solicitors in Emsirad.

In the year 1866 an Act (the 29 & 20 Vict. c. 98.) was passed to "Amend the law for the regulation of the professions of attomery "and solicitors in Ireland, and assimilate them to those in "England." This Act was founded on an Act which had been passed in England in 1850.

As aerious deflects because manifest in the Act of 1500, the English solicitors took steps to have the defects manufact and their grievances removed, obtaining for these purposes three Acts, &c, that Actomaps and Solicitors Act, 157, 467 & 88 Vet. o. 68.), the Actomaps and Solicitors Act, 157, 460 & 14 Vet. c. 23.), and the Solicitors Act, 157, 460 & 14 Vet. c. 23.), and the Solicitors Act, 157, 460 & 14 Vet. c. 23.), and the Solicitors Act, 157, 460 & 14 Vet. c. 23.) and the Solicitors Act, 157, 460 & 14 Vet. c. 23.) and the Solicitors Act, 157, 460 & 14 Vet. c. 23.) and the Solicitors Act, 157, 460 & 14 Vet. c. 23.) and the Solicitors Act, 157, 460 & 150, 460 &

and clerks in the same position as their English brethren.

The Bill is divided into eleven parts—

Part I. (Clauses 1-6) is preliminary, dealing principally with definitions.
Part II. (Clauses 7-8) deals with the lectures and exami-

nations.

Part III. (Clauses 9-32) deals with the terms of apprenticeship

and admission.

Part IV. (Clause 33) deals with the roll of solicitors.

Part V. (Clauses 35–37) deals with striking off the roll. Part VI. (Clauses 38–48) deals with solicitors certificates.

Part VII. (Clauses 49-50) deals with fees.

Part VIII. (Clauses 51-53) deals with penalties. Part IX. (Clauses 54-60) are miscellaneous provisions. And Part X. (Clauses 61-63,) provides for saving, temporary

Part X. (Clauses 61-63,) provides for saving, temporary provision and repeal.

[Bill 188.]

Solicitors (Ireland) Bill.

[AS AMENDED BY THE STANDING COMMITTEE ON LAW, &c.]

ARRANGEMENT OF CLAUSES.

Preliminary.

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- 1	Showt	ditta

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- 2. Extent of Act.
- 3. Commencement of Act.
- 4. Interpretation of terms.
- Registrar of solicitors.
- 6. No person to act as solicitor unless admitted and enrolled.

Lectures and Examinations.

- 7. Power to Society to provide lectures.
- Examinations to be held under management of Society.

Apprenticeship and Admission.

- Admission to apprenticeship.
- Restriction on solicitors taking apprentices.
 No person to be admitted a solicitor unless he has served
- an apprenticeship of five years.

 12. Admission of graduates of certain universities after three
- years service.

 13. Admission of persons having been at the bar after three
- years service.

 14. Admission of graduates of Irish universities after four years apprenticeship.
- Admission of persons attending prescribed lectures and passing prescribed examinations in faculty of law during two collegiate years after four years service.
- Admission of persons having been book fide elerks to solicitors for seven years after three years service.
- General exemptions from preliminary examination.
 [Bill 188.]

- Power of judges to grant special exemptions from preliminary examination.
- 10 In case solicitors become bankrupt or insolvent, or be imprisoned, indentures to be discharged or assigned.
- 20. Disqualification of solicitor not to affect service of apprentice. 21. Applications for striking solicitors off the roll for defect in
- indentures, &c. to be made within twelve months of admission. 22. Apprentices whose masters have died or left off practice may
- enter into fresh indentures for the residue of their term.
- 98 Power to Lord Chancellor to order assignments under last contion
- Indentures of appronticeship to be registered. 25. Restriction on apprentices during service taking other
- employment.
- 26. Certificate of having passed examinations requisite for admission of solicitor. 97. Power for Lord Chancellor to admit, though service under
- indentures irregular. 28. Candidates not to present themselves for final examination till
- expiration of apprenticeship. 29. Exemption of certain barristers from intermediate examination
- and service under articles.
- 30. Armeal to Lord Chancellor against refusal of certificate.
- 31. Admission as solicitor by Lord Chancellor. 32. Enrolment of persons admitted,

Roll of Solicitors.

33. Transfer to Incorporated Law Society of roll of solicitors.

Striking off the Roll.

- 34. Constitution of committee.
- 35. Applications to be made to committee. Report of committee.
 - 36. Power to administer onths &c.
 - 37. Order for striking solicitor off the roll to be entered on the roll and register.

Solicitors Certificates.

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Clause, 38. Register of solicitors to be kept.

- Commissioners of Inland Revenue not to grant any certificate until registrer has certified that the person applying is entitled thereto.
 - On application for certificate a declaration to be signed and entered in a book.
 - Registrar's certificates on payment of duty to be deemed the stamped certificates.
 - For obtaining certificate place of business to be deemed place of residence.
 - 43. The declaration on applying for the registrar's certificate to be in duplicate, and one copy to be left with the Commissioners.
 - On registrar's refusal, application to be made to court.
 Certificate to be entered with the registrar, the Commissioners
 - to supply particulars when stamped.
 - Date and determination of certificate.
 - Jurisdiction as to renewal of annual certificate.
 No costs recoverable by unqualified person.

Fees.

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 Fees payable to Incorporated Law Society.
 No fees to be payable by apprentices, &c. other than those authorised by this Act.

Penalties.

- 51. Solicitors not to set for unqualified persons, &c.
- Penalty for wrongfully acting as a solicitor.
- 53. Penalty for wrongfully acting as a solicitor.

Miscellaneous Provisions,

- Provision as to admission to offices of solicitors who have been barristers.
- 55. Council of Society may act on behalf of Society.

- 56. Authentication of regulations and other documents. 57. Rules as to procedure before committee, and for carrying Act
 - into execution. 58. Act not to extend to examination, &c. of solicitors to public
 - departments. 59. Construction of enactment referring to attorneys.
 - 60. Existing jurisdiction of Lord Chancellor and Judges reserved.

Temporary Provision and Repeal.

- 61. Saving provisions enabling others than solicitors to act.
- 62. Temporary provision as to examinations. 63. Repeal of 29 & 30 Viet. o. 84.
- SCHEDELES.

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 $\mathbf{B} \mathbf{I} \mathbf{L} \mathbf{L}$ [AS AMENDED BY THE STANDING COMMITTEE ON LAW, &c.]

TO

Amend and consolidate the Laws relating to Solicitors and A.D. 1888. to the service of Indentured Apprentices in Ireland.

B^E it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows :

Preliminary.

- This Act may be cited as the Solicitors (Ireland) Act, 1898. Short thie, Extent of 2. This Act shall extend to Ireland only.
- Act. 3. This Act shall, so far as regards the power of the Lord Commesce-Chancellor and certain of the judges of the High Court and of the
- 10 Incorporated Law Society to make regulations hereunder, and so far as regards the issue of notices and other proceedings preliminary
- to holding the first examinations bereunder, come into operation on the passing hereof, and for all other purposes shall come into overation on the first day of January one thousand eight hundred 15 and ninety-nine.
- 4. In this Act "Lord Chancellor" includes Lords Commissioners, Jate and Lord Keeper of the Great Seal of Ireland :
 - "Solicitor" means solicitor of the Supreme Court : "Registrar" means the registrar of solicitors :
 - "The Incorporated Law Society" or "the Society" means "the Incorporated Law Society of Ireland" acting under their
 - present or any future charters: "Preliminary examination" means an examination in general [40 & 41 Viet. knowledge of persons seeking to become bound under inden-
 - tures of apprenticeship to solicitors: 25 [Bill 188.]

A.D. 1898.

"Intermediate examination" means an examination of persons bound under indentures of apprenticeship to solicitors in order to ascertain the progress made by such persons during their apprenticeship in acquiring the knowledge necessary for rendering them fit and capable to act as 5 solicitors :

"Final examination" means an examination of persons applying to be admitted as solicitors as well touching the indentures of apprenticeship and service as the fitness and capacity of such persons to act as solicitors in all business and matters usually 10 transacted by solicitors, and includes, where any allegation is made by the registrar of solicitors as to the moral unfitness of any such person to be an officer of the Supreme Court, an inquiry into the truth of such allegation.

[29 &30 Viol. c. 84, s. 28.]

5. There shall be a registrar of solicitors, who shall have the 15 powers and perform the dnties by this Act provided, and the office of such registrar shall be vested in the Incorporated Law Society under their present or any future charters of incorporation.

No person to solicitor unand excelled.

6. From and after the commencement of this Act, no person shall act as a solicitor, or as such solicitor are out any writ or 20 less admitted process, or commence, carry on, solicit, or defend any action, suit, or other proceeding, in his own name or in the name of any other person in the Supreme Court, or in the Court of Bankruntey, or in the Court of the Lend Commission, or of any Sub-commission, or in

c. 84. s. 3.]

the county court or petty sessions courts of any county or riding of 25 a county, or in any court of civil or criminal jurisdiction, in 128 A30Vics. Treland, or act as a solicitor in any cause, matter, or suit, civil or criminal, to be heard, tried, or determined before any justice of assize, of over and terminer, or gaol delivery, or at any general or quarter sessions of the peace for any county, riding, division, 30 liberty, city, borough, or place, or before any justice, nuless such person has been admitted and enrolled and otherwise duly qualified to act as a solicitor under or by virtue of the laws now in force. or nnless such person shall after the commencement of this Act be admitted and enrolled and otherwise duly qualified to act as 35 a solicitor pursuant to the directions and regulations of this Act. and unless such person shall continue to be so duly qualified and on the roll of solicitors at the time of his acting in the capacity of a solicitor as aforesaid, except as berein-after in this Act mentioned. Provided that a clerk or officer appointed for that 40 purpose may act for the solicitor for any Government department in any petty sessions court.

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Lectures and Executerations

7. It shall be lawful for the Incorporated Law Society to provide Power to lectures, classes, and other teaching for persons bound, or about to Society to be bound, under indentures of apprenticeship, to solicitors, and for lectures. 5 that purpose to appoint such professors and lecturers to hold office for such period, and on such terms, and for such remuneration, and subject to such conditions, as the Incorporated Law Society may

8. The Incorporated Law Society are hereby authorised and Exercise 10 required to hold, at least three times in the year, commencing with the flows to be held under first day of January one thousand eight hundred and ninety nine, meanwheat and in every succeeding year, a preliminary examination, an inter- of Society.

mediate examination, and a final examination; and the Society shall, subject to the provisions of this Act, have the entire management 15 and control of all such examinations, and shall have power to make regulations with respect to all or any of the following matters; (that is to say,)

E40 & 41 Vict.

ance of apprentices at lectures, and other matters connected therewith; and (a.) With respect to the subjects for and the mode of conducting

c. 25, s. 6,1 (a.) With respect to the admission to apprenticeship, the attend-

- the examination of candidates; and (c.) With respect to the times and places of examination, and the
- notices of examinations: and
- (p.) With respect to the certificates to be given to persons of their having passed any examination; and
- (E.) With respect to the appointment and removal of examiners, professors, and lecturers, and with respect to the remuneration by fees or otherwise of the examiners, professors, or lecturers so appointed; and 30
 - (F.) With respect to the exemption from the whole or from any part of the intermediate examination of persons who have obtained the degree of bachelor of civil law or bachelor of laws, or a certificate of having passed the examination required for such degree at any university in the United Kingdom:
 - (a.) With respect to any other matter or thing as to which the Society think it expedient to make regulations for the purpose of carrying this section into execution.

T188.1

A D. 1898.

Copies of all regulations made under the authority of this section shall be transmitted to the Lord Chancellor, the President of the Queen's Bench Division, the Lord Chief Baron, and to the Master of the Bolls, and if within twenty-eight days after a copy of any regulation has been so transmitted, any three of those judges, or 5 any two of them in the event of the office of Lord Chief Baron ceasing to exist (the Lord Chancellor in each case being one), signify by writing under their hands, eddressed to the president or secretary of the Society, their dissent from such regulation or any part thereof, the same shall be of no force or effect; end if 10 after any such regulation or any part thereof has come into force, any three of those judges, or any two of them in the event aforesaid (the Lord Chancellor in each case being one), signify in manner aforesaid their dissent from such regulation or any part thereof, the same shall, at the expiration of two months, cease 15 to be of any force or effect,

Apprenticeship and Admission.

ticeship.

Admission 9. Save as herein-after by this Act provided, no person shall be capable of heing bound by indentures of apprenticeship to serve as an apprentice to a solicitor unless he has obtained from the 20 Incorporated Law Society a certificate that he has passed a preliminary examination and has complied with such regulations as the Society under the provisions of this Act may have prescribed with

respect to the admission to apprenticeship.

on solicitors taking apprentices. [6 & 7 Viet. o. 73. s. 4.1

10. No solicitor shall have (save as berein-after in this section 25 mentioned) more than two apprentices at one and the same time bound by indentures of apprenticeship to serve him as apprentices, and no solicitor shall take, have, or retain any such apprentice after such colimitor has discontinued or left off practising as or carrying on the business of a solicitor, nor whilst such solicitor an is retained or employed as a writer or clerk by any other solicitor.

and service by any apprentice under such indentures as aforesaid to any solicitor, for and during any time that such solicitor is so employed as writer or clerk to any other solicitor, shall not be deemed good service under such indentures: Provided always, 25 that in every case where a solicitor at the commencement of this Act has three apprentices he may have and retain such apprentices till the expiration of their indentures of apprenticeship.

11. No person, save as berein-after by this Act provided, shall be singleted from and after the commencement of this Act be capable of being 40 admitted and enrolled as a solicitor, unless such person has been A.D. 1896. bound by indentures of apprenticeship to serve as an apprentice unless he has for and during the term of five years to a practising solicitor, and served so aphas duly served under such indentures for and during the said of fire years.

5 term of five years. 12. Every person having taken the degree of bachelor of arts or Adulation of bachelor of laws in any of the universities of Dublin, Oxford, graduates of Cambridge, Durham, London, or in Victoria University, or in the venities

Royal University of Ireland, or the degree of bachelor of arts, after three 10 master of arts, bachelor of laws, or doctor of laws in any of the vice. universities of Scotland (none of such degrees being bonorary [29 & 80 Vict. degrees), and who at any time after baving taken such degree, and 4.84. a.7.] either before or after the commencement of this Act, has been bound by indentures of apprenticeship to a practising solicitor, shall

15 only be required to be bound and serve thereunder for the term of three years, 13. Every person who either before or after the commencement Admission

of this Act has been called to the degree of utter barrister in of persons Ireland, and has procured himself to be disbarred, and has been at the bar 20 bound by indentures of apprenticeship to a practising solicitor, shall after three only he required to he bound and serve thereunder for the term of vice three years.

14. Every person who, after the commencement of his apprentice. Adminior of ship, and previous to his admission as a solicitor, takes the degree gradustes 25 of hachelor of arts in the University of Dublin, or in the Royal universities University of Ireland, shall only be required to serve under after four

indentures of apprenticeship to a practising solicitor for the term of presidential four years. 15. Every person who, as a matriculated or as a non-matriculated Admission of

30 student of the University of Dublin or of any of the Queen's sending per-Colleges in Ireland or the Boyal University of Ireland, attends any serited prescribed lectures, and passes any prescribed examinations of the bearing year professors of the faculty of law in the said University of Duhlin or setbel exin any of the Queen's Colleges in Ireland or in the Royal University faculty of law 35 of Ireland for a period of two collegists years, shall only he required during two to serve under indentures of apprenticeship to a practising solicitor collegists for the term of four years. "Prescribed" in this section means for years prescribed by any regulations made by the Incorporated Law service.

Society. 16. Any person who, either before or after the commencement of Admission

this Act, has for the term of seven years been a boul fide clerk to a of persons laying been

[29 & 30Vict. c. 84. s. 4.)

[20 & 30Vist.

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bank dide clerks to solicitors for SOFED TESTS after three YEARS SEEvice.

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4.D. 1888. solicitor or solicitors, and during that term has been bonk fide engaged in the transaction and performance, under the direction and superintendence of such solicitor or solicitors, of such matters of business as are usually transacted and performed by solicitors, and who produces to the Incorporated Law Society satisfactory 5 evidence that be has faitbfully, honestly, and diligently served as such clerk, and who, after the expiration of the said torm of FSS & SAViet seven years, bas been bound by indentures of apprenticeship to a

c. 137. s. 4.] practising solicitor, shall only be required to be bound and serve thereunder for the term of three years. 17. A certificate of having passed a preliminary examination under General

executions this Act shall not be required from any person coming within the from reetwelfth or thirteenth sections of this Act, or who has passed the first public examination before moderators at Oxford, or the previous F40 & 41Viet examination at Cambridge, or the examination in arts for the second 15 c. 25, s. 10.1 year at Durham, or who has passed one of the local examinations

established by the University of Oxford, or one of the non-gremial examinations established by the University of Cambridge, or one of the examinations of the Oxford and Cambridge Schools Examination Board, or one of the open public matriculation examinations of the 20 Universities of Dublin, London, or the preliminary examination of Victoria University, or the Royal University of Ireland, or in any of the Queen's Colleges in Ireland, or the examination for the first-class certificate of the College of Preceptors incorporated by Royal Charter in 1849. The above exemption may be extended by regulations 25 made under this Act to any persons who pass any examination held in any of the above-mentioned universities, or in any other university. college, or educational institution specified in such regulations.

18. The Lord Chancellor, the President of the Queen's Bench

Division, the Lord Chief Baron, and the Master of the Rolls, 30

or any one or more of them may, where under special circumstances they or he see fit so to do, exempt any person from com-Sminary expliance with the enactments and regulations for the time being amiret on. 540 & 41 Viet. in force with respect to the preliminary examination, either entirely c. 25. s. 11. or partially, or subject to any such conditions as to them or him 35

may seem fit. In case relief.

19. In case any solicitor to whom any apprentice is bound by ters become indenture as aforesaid, before the end or deterministion of such issolvent, or contract, becomes bankrupt, or is imprisoned for deht and remains in prison for the space of twenty-one days, it shall be lawful for 40 present, in the Lord Chancellor, upon the application of such apprentice, to

order and direct the said indentures to be discharged, or assigned to such person and upon such terms and in such manner as he shall think fit.

A.D. 1896. [29.5.30Vist e. 84, s. 6.7 20. No person who has duly served his apprenticeship under Discuslifica

5 indentures pursuant to the provisions of this Act shall be pre- tica of salies vented or disqualified from being admitted and enrolled as a affect service solicitor, nor liable to he struck off the roll if admitted, by reason of apprenor in consequence of the solicitor to whom he may have been bound 120 & 50 Vict by such indentures having been after such service struck off the c. 84, s. 19.7 10 roll, provided that such apprentice or person be otherwise entitled

to be admitted and enrolled according to the provisions of this Act. 21. No person who has been admitted and enrolled shall be Application

19.4: 30V tot.

liable to be struck off the roll for or on account of any defect in salistors of 15 the indentures of apprenticeship, or in the registry thereof, or in the roll for his service under such indentures, or in his admission and enrol-defect in inment, unless the application for striking him off the roll he made to be unde within twelve months from the time of his admission and enrol- within twelve ment, provided that such indentures, registration, service, admission, etalesion. 20 or eurolment be without fraud.

22. If any solicitor to whom any person is bound dies before Approxima the expiration of the term for which such person is so bound, or whose mandiscontinues to practise as a solicitor, or if such indentures by died or left mutual consent of the parties are cancelled, or in case such of practice : 25 apprentice is legally discharged before the expiration of such term two further by any rule or order of the Lord Chancellor, such apprentice may intertered in any of the said cases be bound by other indentures or by an dee of their assignment of his former indentures to serve as apprentice to any term. other practising solicitor during the residue of the said term; and

30 service under such second or other indentures or under such assign. [29] A 10 Viet ment shall be good and effectual for all purposes.

c. 84. s. 16.1 23. In the event of any apprentice requiring to have an assign- Power to

ment made of his indentures under the last preceding section, it Lerd Chanshall be lawful for the Lord Chanceller, upon application being order series as duly made by or on behalf of such apprentice, and mean being means under satisfied that a difficulty exists in procuring such assignment to be executed, to order that such indentures shall be transferred to such solicitor as to the Lord Chancellor may seem fit, and upon the making of any such order the said indenture shall be deemed and taken to be absolutely assigned in as full and ample a manner as

Laisausses 24.—(1.) The indentures whereby any person is bound to serve as an apprentice to a solicitor, and which have not been registered. [61.4879c. — 1.0 mg/s. — 1.0 mg/s

c. 65. 1. Tj on heing satisfied of the due execution thereof shall enter in a book the names and addresses of the parties to, and the date of the indonetures, and the date of the entry. Tho book in which the entries are made shall, during effice hours, be open to inspection by any person 10 without fee or reward.

(2.) The registrar may, before making any such entry as aforesaid, require the execution of any articles to be verified by a statutory declaration or otherwise as may be thought fit by the registrar.

[61 SIVIN. [63] If indectures of apprecticability are not produced to the co. h. s. Projecture for centry within six months of the date thereof, they may be subsequently produced and entered, but in that case the service of the apprectate shall be reckown to commence from the date of the production for entry, unless the Lord Chancellor shall otherwise 20 direct.

direct.

(4) In any case in which the indentures of apprenticeably have been last before being preduced to the registrar for early; the Lord Chancelber may, may being settled by such evidence as the thin's set of the contract of the contr

[51 8 CIV)cs. (5.) The provisions of this section with respect to the production 30 and entry of indentures, shall apply to fresh indentures and to an assignment under the twenty-second section of this Act, in the same manner as they apply to the original indentures.

Nonvivolus 25,—(1.) Forcy person who is bound as an apprentice as one operation string, and the string of the string of the string of the string to a
string tools which the string to the string to the string tools
this Act, prove, by an affiliative of himself and of the solicities
with the registrar, or by such other evidence as shall be astistring the string the s

really served and been employed by such practising solicitor, 40 and that he has not (save as herein-after provided) held any

office or engaged in any employment whatsoever other than the A.1. 1488. employment of apprentice to such solicitor and his partner (if any) in the husiness, proceeded, and employment of a solicitor during the whole time and in the manner required by the provisions 5 of this Act.

- (2) Any person while so hound as aforesaid may hold any office [37433 Fig. or engage in any employment, provided that before or after he seek. 4.] enter upon the office, or engages in the employment, he has applied for and obtained—
- (a) the consent thereto in writing of the solicitor to whom he is bound; and
 - (b) the sanction thereto of the Lord Chanceller, to be evidenced by his order.
- (3). Such order shall not be made except such person proves. If by an affidavit of the solicitor to whom he is bound, or by such other evidence as is satisfactory to the Lord Chanceller, that the holding of such office, or being engaged in such employment, was with the consent of the solicitor to whom he was or is bound, and has not interfered with the service under his indentures.
- 20 of apprenticeably, and the Lord Chancellor shall have power to make any order which he may think it us to the service by the person so bound as aforesaid for the remainder of the term of his service, or any part thereoft, after the acceptance of such office, or the engagement in such employment, or as to the passing of 25 any examination.
 - (4.) Not less than fourteen days hefore any such application is made to the Lord Chancellor notice in writing of the applicant, shall be given to the Incorporated Law Society by the applicant, which notice shall state the names and residences of the applicant, on and of the solicitor to whom he is bound, and the nature of the
 - office or employment, and the time it is expected to occupy.

The Society may appear on the hearing of such application, and upon any other proceedings arising out of or in reference to the same.

5 (5.1 The Lord Chanceller may in and by such order impose on 187408 Vis.

the applicant such terms and conditions touching the office or a set a k)
engagement and his employment therein as he may think fit.

(6) Where any terms or conditions are so imposed, and the

(6.) Where any terms or conditions are so imposed, and the person authorised by the order accepts the office, or engages in 40 the employment, he shall before being admitted a solicitor, prove to the satisfaction of the Lord Chancellor and of the Incorporated [188.1]

Law Society that he has duly observed and fulfilled those terms 37&38 Vict. and conditions.

Certificate of having passed exrequisite for 30 printing solicitee.

26. Subject to the exemptions allowed by this Act, or by regulations made under the authority thereof, no person shall be admitted a solicitor unless he has obtained from the Incorporated Law 5 Society a certificate to the effect that he has passed a preliminary, an intermediate, and a final examination, and has complied with [404:1 Yes, such regulations as the Society under the provisions of this Act may prescribe.

27. Where any person who has been bound by indentures of 10

apprenticeship to serve as an apprentice to a solicitor has not served

Power for Lord Chencellar to adservice under indentores irroralar

as an apprentice under such indentures strictly within the provisions of this Act or of the Attorneys and Solicitors Act (Ireland), 1866, while the same was in force, but subsequently to the execution of 29 \$30 Vist. such indentures hons fide serves (either continuously or not) one or 15 e. 84. F40&4) Viet, more solicitors as an apprentice for periods together equal in durac. 25. s. 15.] tion to the full term for which he was originally hound, and has obtained such certificates as he is required by this Act to obtain, it shall be lawful for the Lord Chancellor in his discretion, if he is satisfied that such irregular service was occasioned by accident, 20 mistake, or some other sufficient cause, and that such service, though irregular, was substantially equivalent to a regular service. to admit such person to he a solicitor in the same manner as if such service had been a regular service within the meaning of the said

Candidates seat themfieal examination till apprentice shin. f 29&30 Viet

Act or this Act.

28. No person bound by indentures of apprenticeship to serve as an apprentice to a solicitor shall present himself as a candidate at the final examination until after the expiration of the period for which, under the provisions of this Act, he is required to serve as emiration of such apprentice before being admitted a solicitor; Provided that we whenever any of the periods of five, four, and three years service mentioned in this Act expire in any vacation, then, and in such c. 84. sa 4, case, any person whose period of apprenticeship so expires is at liberty to present himself at the final examination which shall be held immediately preceding such vacation.

Exemption of certain barristers from intermediate exammedon and service under

29. Any person who has been called to the degree of utter harrister in Ireland, and is of not less than five years standing at the har, and has procured himself to be disharred with a view of hecoming a solicitor, and has obtained from two of the Benchers of the King's Inns a certificate of his being a fit and proper person 40 to practise as a solicitor, shall not he required to obtain a certificate 1405-11 Vict. of having passed an intermediate examination under this Act. and c. 25. s. 12.7

shall be entitled, without being bound or serving as an apprentice A.D. 1888.
to a solicitor, on payment of the fees herein prescribed for the final
examination, and on passing a final examination under this Act
(Avenue to weak of some applete to indicature).

(except so much of such examination as relates to indentures 5 of apprenticeship and service thereunder), to be admitted and enrolled as a solicitor.

30. Any person who has been refused a certificate of having Appeal to passed an intermediate or final examination, and who objects to such either refusel, shall be at liberty within one month next after such refusal refusal refusal or anomal by settion in writing to the food (Bhacceller against use) certifiests.

10 to appeal by petition in writing to the Lord Chancellor against such refused, refused, such petition to be presented in such manner and subject to [40.5 i.i.v.s., such regulations as the Lord Chancellor may direct.

In the meantime, and until the Lord Chanceller otherwise directs, such petition shall be presented at the office of the secretary to the

15 Lord Chancellor without the payment of any fee, and a copy of such petition shall be left therewith and shall be delivered by the secretary to the Lord Chancellor to the secretary of the Incorporated Law Society, and the secretary to the Lord Chancellor shall also notify to such secretary of the Incorporated Law Society the day

20 appointed for the hearing of the petition, and the same shall be heard by the Lord Chanceller on such day after the expiration of fourteen days from the day on which such petition was presented and at such time as he may appoint.

On the hearing of any petition under this socioes the Incorporated 2D Law Society may appear, and the Lard Romeolden may make aborder as to him may accum meet, and where any person who has been reduced a certificate of hearing passed his final examination on appeal to the Lard Chancellor obtains an order for his admission, such order stall entitle him to a certificate from the Incorporated

30 Law Society of his fitness and capacity to act as a solicitor, and in the usual business transacted by a solicitor, in the same manner as if he had passed his final examination.

31. A person who has obtained from the Incorporated Law Admissionas

Society a certificate of baving passed a final examination may apply minute yes 55 to the Lard Chancellor to be oftendited as a solicitie, and thereupon clients, the Lard Chancellor, unless cause to the contrary is aboven to his 1314.87744, satisfaction, shall, by writing under his head, admis such person to ... 88. Na), be a solicitor in such reasoner and form as he may direct. 32. On notection of the sadismion signed by the Lard Chancellor, Baviness

40 aa. on protection or servationsson signed by the Lora Unangelop, Evaluated to the fee in the First Schedule to this Act of person mentioned, it shall be the duty of the Society, as registrar, to cause [51 a system the name of the person admitted to be entered on the roll of solicitors, 2 466 a 11.]

[188.]

[mon]

A.D. 1898.

Roll of Solicitors.

Incorporated of roll of soliekore. f 51 &52 Viet e. 63. ss. 5,

33,-(1.) The books containing the roll of solicitors, and any Transfer to other documents relating thereto, heretofore in custody of the Registrar of the Chancery Division, shall, as soon as may be after the ressing of this Act, he transferred to and he kent in the custody 5

of the Incorporated Law Society as registrar of solicitors; and all affidavits, orders, and documents heretofore required to be filed or delivered at the office of such registrar shall henceforth be filed with or delivered to the Society; and all powers and duties of such registrar in relation to the roll of solicitors, or to solicitors, shall 10 henceforth (subject to the repeals effected by and to the other provisions of this Act) he exercised and performed by the Society : Provided that the Lord Chancellor shall have and may exercise all the powers and jurisdiction with regard to all the matters in this section mentioned which he had and might have exercised if this 15 Act had not been passed.

(2.) The roll of solicitors shall, during office hours, he open to the inspection of any person, without fee or reward.

Striking off the Roll. 34. For the purpose of hearing any application to strike a on

Constitution of court/ttee.

solicitor off the roll of solicitors, or an application to require a solicitor to answer allegations contained in an affidavit, the Lord IALASSViet. Chanceller shall appoint a committee of not less than three nor c. 65, a. 12.] more than seven of the members of the council of the Society, in this Act called "the committee."

> The Lord Chancellor may remove any member from the committee, or fill any vacancy in the committee, or add to its number. provided that the number shall not exceed seven nor he less than thron.

No application shall be heard before less than three members of 30 the committee. 35. An application to strike the name of a solicitor off the roll of

Applications to committee [51 AdS2Viet. e, 65, s. 13,1

solicitors (whether at the instance of the solicitor himself or of any other person), or an application to require a solicitor to answer allegations contained in an affidavit, shall be made to and shall be 25 heard by the committee, in accordance with regulations to be made under the authority of this Act. The committee, after hearing the case, shall embody their finding

in the form of a report to the Lord Chancellor, who shall make such order thereon as he may think fit.

If the committee are of opinion that there is no prima facie case A.D. 1818. of misconduct against the solicitor, the Society need not take any further proceedings; but if the committee are of opinion that there is a prima facie case, it shall be the duty of the Society to hring the

5 report of the committee before the Lord Chancellor. The report shall have the same effect, and shall he treated by the

Lord Chancellor in the same manner as a report of a master of the High Court; and the Lord Chancellor may make such order thereon and as to any costs incurred in the proceedings as he may 10 think fit.

Provided that any person who but for this Act would have been entitled to apply to the court to strike a solicitor off the roll of solicitors, or to apply to require a solicitor to answer allegations contained in an affidavit, shall be entitled so to apply, although

15 the committee is of opinion that there is no prima facie case of misconduct against the solicitor, and shall he entitled to he heard if the Society brings the report of the committee hefore the Lord Chancellor.

36. The committee may administer and take oaths and affirms. similates 20 tions for the purpose of an inquiry or any application made to them [514-52Vist under this Act.

o. 66. a. 14.] Order for

37 .-- (1.) Where the name of any solicitor is ordered to be struck off the roll of solicitors on the application of the Society, it shall be enter of the the duty of the Society, as registrar, to enter a note or minute of 25 such order in connexion with the name of such solicitor on the roll the roll sed of solicitors and on the register, and to strike such name off such FOOD SOVIES 0. 84, s. 44,7

roll and register. (2.) Where such order is made on the application of the solicitor

himself, or of any other person not being the Society, such order 30 shall forthwith, and hefore the same is acted upon, be produced to the registrar, who shall thercupon enter a note or minute thereof and strike the name of the solicitor off the roll and register in the same manner as in the preceding sub-section specified.

Solicitors Certificates.

38. It shall be the duty of the registrar of solicitors to keep an Register of alphahotical roll or book of all solicitors, to he called the register solicitors to of solicitors, and to issue certificates of persons who have been readanceadmitted and enrolled as solioitors when required so to do.

c. 84. s. 28.1

39. It shall not be lawful for the Commissioners of Inland Commissioners of 40 Revenue or any of their officers, save as herein-after mentioned, to Island

to grant any until reviscertified that the person applying is

A.D. 1808. grant or issue to any person any stamp upon a certificate authorising such person to practise as a solicitor, but every person desiring to obtain such stamped certificate shall deliver to the said Commissioners or their proper officer, at the head office of Inland Revenue in Dublin, a certificate from such registrar as aforesaid 5 that such person is a solicitor, and entitled to a stamped certificate, and such registrar's certificate shall be thereupon stamped with the proper amount of daily payable thereon, and shall have the same

therete. [29 &30Viet. force and effect as the stamped certificate heretofore issued under a. 84. s. 90.] force and eners as the stampes covered at 29 & 30 Vist. the Attorneys and Solicitors Act (Ireland), 1866. c. 84.

On applica-

40. For the purpose of obtaining such registrar's certificate as tion for earthaforesaid a declaration in writing, in the form in the Second Schedule ficate a deto this Act, signed by such solicitor or by his partner, or by his elaration to Dublin agent, being a solicitor, on his behalf, containing his name a si byropma and place of husiness, and the court of which he is then admitted 15 a solicitor, together with the sittings or torm and year in or as of [29.830Viet. o. 84. s. 31.

which he was so admitted, shall be delivered to the said registrar, who shall cause all particulars in such declaration to be entered in a proper book to be kept for that purpose, which shall be open to the inspection and examination of all persons without fee or reward : 20 and the said registrar shall, within six days after the delivery of such declaration (unless he sees cause and has reason to believe that the party applying for such certificate is not upon the said roll of solicitors), deliver to the said solicitor, or to his agent as aforesaid, on demand, a certificate in the form set forth in the 25 Third Schedule to this Act samexed, and which last-mentioned . certificate shall be delivered to the Commissioners of Inland Revenue as herein-before directed for the purpose of being stamped.

41. The stamp duties chargeable on such certificates shall be 30 corrifontes ! denoted upon the registrar's certificates, and upon any such ceron payment of duty to be tificate being stamped accordingly, and the date of the payment of deemed the the duty certified by the proper officer by writing under his hand. certificates. or hy other sufficient means, the same shall be and be deemed the [19.830Vlet. preper stamped certificate required by law to be taken out by the 35 c. 84. s. 32.1

solicitor named therein.

For obtaining Fee & so Vict c. 84. s. 80.7

Registrer's

42. For determining the rate of stamp duty payable on the certificate, the place or places where the solicitor shall carry on his husiness shall be deemed to be the place of his residence, within the meaning of the Acts relating to the stamp duties on certificates.

Printed image digitised by the University of Southampton Library Digitisation Unit sted image digrissed by the University of Southempton Library Digitisation Unit

- 4.9. The declaration required to be made for the purpose of A.D. Discolinating the registrarie evolutions had be made out and displicit, and one of such displicit, and one of such displicits abull be delivered to and left for me, assess with the registrare, and the order abull be produced to kin, and the William S. Bulliam and the color abull be produced to kin, and the William S. Bulliam and the color abull be produced to kin, and the William S. Bulliam S. Bu
- 10 to a stamped cordificate; and for every such certificate issued by [20.2 30Vist, the registrar, and the previous requisite search and inquiry, there a. 84. a. 54.] shall be paid to the registrar by such solicitor, his partner, or agent, the sum of fire shilling.
- 4.4. In case the registrar shall decision or neglect to issue such Or registrar for certificate as he is herein-before required to give, the solicitor stars retain applying for the same may, on giving ton clear days notice to the best also registrar, apply to the Lord Chancellor, who shall make such order pro-active for the manufacture of the control of the con
- 45. For the purpose of enabling the registrar to enter upon the Ceutisus to 20 register of selicitors kept by him a not or misuse of the time of examed stamping every certificate, the Commissioners of Lakad Revenue regions, the shall, whomever the same is required after the sixth day of Commissioners of the Ceutificate of the commissioners of the commission of the commissioners of the commission of the commissioners of the
- corminates assued serveen the axia say of retrainy and the into secondical and in anany preceding for which during the same period by [92,809%, stamp duties have been paid, specifying the names and places of a 4. 4.1.] husiness of the parties respectively to or for whom the same have been issued, and the dates of payment of the stamp duties; or is lieu of such account the Commissioners at their outlon shall return
- 30 to the registrar the aforesaid duplicate declarations to which such certificates relate, with a note or memorandum on each of them specifying the date of payment of the stamp duty for the certificate, and the registrar shall, upon such account being furnished, or such duplicate declarations being returned to him as
- 35 oforesaid, notes such note or minute as aforesaid; and in order that such entry may be made in respect of certificates stamped at any other time, every such last-mentioned certificate shall, within one month after payment of the duty he produced to the resistant, who shall thereumon make such entry, and itsniff the
 - registrar, who shall thereupon make such entry, and signify the 40 same by a note or memorandum upon the certificate; and every such last-mentioned certificate which is not so produced within

A.D. 1888. the said period shall have effect only as a qualification to practise from the time when it is produced: Provided that it shall be lawful for the Lord Chancellor at any time to make an order directing that any certificate not so produced shall have effect upon and from the time of stamping the same or any subsequent 5 period.

determina tion of certificate.

Date and 46. Every certificate issued by the registrar between the fifth day of January and the sixth day of February in any year shall bear date on the sixth day of January, and shall take effect on that day for all purposes, provided it be stamped before the sixth day of 10 Fehruary, and in every such case the fifth day of January shall, for the purpose of this Act, be deemed to be the date of the payment

CODA SOVIEL of the duty; but if such certificate be not so stamped it shall take o. 84. s. 42.] effect, as regards the qualification to practise, on the day on which it is stamped; and every certificate issued at any other time shall 15 bear date on the day on which it is issued, and, subject to the provisions herein contained relating to certificates stamped after the fifth day of January in any year, and not produced within a month to be entered by the registrar, shall take effect as regards such qualification on the day on which it is stamped; and every certificate 20 shall he and continue in force from the day on which it takes effect as aforesaid until the fifth day of January next following inclusive, and no longer.

Jurisdiction of arrand certificate. F51 & 53 Viet.

be may think fit.

47. If a solicitor, who has obtained the registrar's certificate entitling him to practise, neglects for twelve months, after the 25 expiration of such certificate to obtain a fresh certificate, and subsequently applies for a fresh certificate, it shall he in the e. 65. s. 16.7 discretion of the registrar to grant or refuse the application, subject to an appeal to the Lord Chancellor, who may affirm the decision of the registrar, or may direct the registrar to issue a 20 certificate to the appellant on such terms and conditions (if any), as

> Notice of the intention to make the application must be given to the registrer at least three weeks before the application is actually made, unless such notice is dispensed with by the registrar or by 25

the Lord Chancellor. No costs re-48. No costs, fee, reward, or disbursement on account of or in

coverable by mquelified [37 & 38 Vlet c. 68. s. 12.7

relation to any act or proceeding done or taken by any person who nots as a solicitor without having previously obtained a stamped certificate, then in force, shall be recoverable in any action, suit, or 40 matter hy such person or any other person whomsoever.

 The persons specified in the First Schedule to this Act shall Free psyable pay to the Incorporated Law Society such fees as are specified in postal Law that schedule or such other fees as may be determined by regula- Society. 5 tions to be made under this Act.

408-41 Viet. g. 25. s. S.7

All expenses to be from time to time incurred by the Society with reference to examinations, and with reference to the lectures. classes, and other teaching provided by the Society from time to time for persons bound or shout to be bound under indentures of

10 apprenticeship to soligitors shall be paid by the Society out of such fees.

50. From the commencement of this Act no fees other than No fees to be those specified in the said First Schedule to this Act, or such other fees payable by

c. 84 s. 49.1

as may be authorised by regulations to be made in pursuance of decorbin 15 this Act, shall be payable by any person seeking to be bound as an than those apprentice as aforesaid, or hy any person seeking to he admitted by this Act. and enrolled as a solicitor of the Supreme Court.

Penulties.

51. If any solicitor wilfully and knowingly acts as agent in Solicitors 20 any action, suit, or matter for any person not duly qualified to act as not to act for any person not duly qualified to act as not to act for any person not duly qualified a solicitor, or permits or suffers his name to be in any way made use person, &c. of in any action, suit, or matter, upon the account, or for the profit [6 & 7 Viet of any unqualified person, or sends any process to such unqualified c. 73. s. 32.]

person, or does any act thereby to enable such unqualified person to 25 appear, act, or practise in any respect as a solicitor in any action. suit, or matter, knowing such person not to he duly qualified as aforesaid, and complaint is made thereof by summons to any Division of the High Court, or any judge thereof, and proof is made thereof upon oath to the satisfaction of such court or judge,

30 that such solicitor has wilfully and knowingly offended therein as aforesaid, then and in such case every such solicitor so offending may be struck off the roll, and for ever after disabled from nmetising as a solicitor, or may be suspended from practising as a solicitor for such time as to such court or judge may seem fit and 35 proper, and in that cese, and upon such complaint and proof made

as aforesaid, it shall be lawful for the court or judge to commit such unqualified person so acting or practising as aforesaid to prison for any term not exceeding one year. riss.1

A.D. 1898. Penalty for ecting as a solicitor. [294:30] Viet.

ments in section six hereof, without being duly qualified so to act shall be deemed guilty of a contempt of the court in which the action, suit, or matter in relation to which he so acts is brought, had, or taken, and may be punished accordingly, and shall 5 0.84, 6.46,7 in addition to any other penalty or forfeiture, forfeit and pay for every such offence to the Incorporated Law Society the sum of fifty

nounds, to be recovered, with full costs of suit, by action brought, with the sanction of Her Majesty's Attorney-General for Ireland in the name of the Incorporated Law Society, in the High Court 10 or in any county court. 53. Any person who wilfully and falsely pretends to be, or takes or uses any name, title, addition, or description implying that he is,

Penalty for wrongfully secting as a c. 68, s. 12.)

duly qualified to act as a solicitor, or that he is recognised by law as [37.838 Vect so qualified, shall be guilty of an offence under this Act, and be 15. liable to a penalty not exceeding the sum of ten pounds for each offence. Any offence under this section may be prosecuted before a court

of summary jurisdiction in manner provided by the Summary Jurisdiction Acts.

Missellaneous Provisions. 54. In every case where by statutory provision or by oustom the

Provision as to admission to officer of 193,524 Viet

qualification of a solicitor to hold any office is his having been solicitors of admitted and enrolled as a solicitor for a prescribed period, every person who either before the passing of this Act has been or here- 95 after shall be called to the degree of utter barrister in Ireland, and a 127. a 16.] also, having been subsequently disburred, has been admitted and

enrolled as a solicitor, shall, in lieu of such qualification as aforesaid, be qualified to hold any such office on the completion of the prescribed period, to be reckoned from the date of such person 80 being called to the degree of an utter barrister in Ireland. 55. All rules and regulations, acts, matters, and things respectively authorised or required to be made or done by the Incorporated Law

Somer 140 & 41 Viet

Society, under or in pursuance of this Act, or under any rules and regulations made in pursuance hereof, may be made or done by the 35 council for the time being of the Society on behalf of the Society. c. 25. s. 10.] Authentics-56. All rules, regulations, certificates, notices, and other documents made or issued by the Incorporated Law Society for any lations and

other footpurpose whatever may be signed on hehalf of the Society by the secretary, or by such other officer of the Society as may be an LODGET Vice

e. 25, s. 20,7

prescribed by the council, and the production of a copy of any AD 1866. such rules, regulations, certificates, notices, or other documents purporting to he signed by the secretary or other officer of the Society shall be prima facie evidence of the due making thereof.

5 57. The Lord Chancellor, the President of the Queen's Bench Enles as to Division, the Lord Chief Baron, the Master of the Rolls, and before our the President of the Incorporated Law Society, or any three mistor, and of them, of whom the Lord Chancellor shall be one, may make for carrying rules and regulations for regulating the making, hearing, and execution. 10 determining applications to the committee of the Society under this Act, and reports by the committee to the court under this Act, and

generally for the purpose of the execution of the provisions of this Act (except the provisions in respect of which the power of making rules and regulations is expressly given by this Act to the 15 Incorporated Law Society alone).

58. This Act shall not extend to the examination, swearing, Act not to

admission, or enrolment, or any rights or privileges of any extend to persons appointed to be solicitors to the Tressury, Customs, Inland &c. of soli-Revenue, Post Office, or any other branch of Her Majesty's closes to 20 Revenue, or to the solicitor to the Board of Admiralty, or to the parameter. solicitor to the War Department, and shall not affect the provisions [29830 Viet of section two hundred and seventy-three of the Customs Consoli- 89 £ 60 Vict. dation Act, 1876, or of section twenty-seven of the Inland Revenue of the Regulation Act, 1890, as amended by section thirty-eight of the 53 & 51 Yes. 25 Finance Act. 1896. 59. All enactments referring to attorneys which are in force Construction

immediately after the commencement of this Act shall be construed of envelopest as if the expression "solicitor of the Supreme Court" were therein referring to attorneys substituted for the expression "attorney." F104:41 Vict. 60. The Lord Chancellor or any Judge of the High Court may. Existing Sprinticsion

notwithstanding anything in this Act, exercise any jurisdiction over solicitors which he might have exercised if this Act had of Lord not passed. and Judges recorred.

Temporary Provision and Repeal,

Saring Proviniena 61. Nothing in this Act shall extend to repeal, prejudice, or enables. affect any provision in any Act of Parliament in anywise enabling others than any person other than a solicitor to conduct, defend, or otherwise set act in relation to any suit, matter, or proceeding,

62. All persons who before this Act comes into operation have Temperary 40 passed a preliminary, but have not passed a final examination under provision as

F188.7 tions.

A.D. 1856. the enactment hereby repealed, shall be deemed respectively to [40.54] Vict. have passed a preliminary examination under this Act, and all c. 25. s. 22.) persons who have passed a final examination under the said enactment and regulations made thereunder, but have not been admitted as solicitors, shall be deemed to have passed a final examination a under this Act.

Repeal of 29 & 30 Vict c. 84.

63. The Attorneys and Solicitors Act (Ireland), 1866, is hereby repealed as from the first day of January one thousand eight hundred and ninety-nine. Any Act or document referring to the Attorney and Solicitors Act (Ireland), 1866, or to any provision 10 therein, shall be construed as referring to this Act or to the corresponding provision in this Act,

10

To

SCHEDULES

A.D. 1898.

FIRST SCHEDULE.

£ s. d.

 Fee to be paid to the Incorporated Law Society by each person on lodgment of his petition for leave to be bound apprentice to a solicitor

to a solicitor - 8 3 0

2. Fee to he paid to the Society by each apprentice on the entry
of his indentures by the registrar - 0 5 0

Fee to be paid to the Society by each apprentice on his application for permission to attend the intermediate examination
 I of Seciety by each apprentice on his application for permission to attend the final examination for

admission as a solicitor - 10 0 0

5. And for each application to sitend at a preliminary, interno-

diate, or final examination after the first - 2 1 0 5 6. Fee to be paid to the Society by each solicitor on the entry of

his name on the roll of solicitors - - 6

SECOND SCHEDULE.

Section 40

Form of Annual Declaration for obtaining the Registrar's Certificate.

Of I hereby declare, that I (or A.B.) was admitted a solicitor of the Court
of in sittings or
term in the year and that my (or his) place or places of business
is (or arm) as follows:

Dated this 18 25

A.B. (or O.D. Fariner [or Dublin Agent] of the said A.B.)

The Begistrar of Solicitors in Ireland.

A.D. 1898. Seetien 40

THIRD SCHEDULE.

18 -18 .
Form of Registrar's Cortificate.

to the section of the section

For year ending the 5th day of January 18 .

Pursuant to the Solicitors (Irrland) Act, 1888, the Incorporated Law 5 Society, as the registrar of collectors appointed under the said Act hereby certify that

solicitor, whose place of business is at

hath this day delivered on lift with the recentage of the said Society a declaration in writing against by the said solicitor, by lifs parton, one his Daille $10_{\rm c}$ again on his behalf, or the seas woody of, containing this means and plane or princed bushoon, explored with the sidilages were been and year in or an of which he was admitted a solicitor; and the said Society (on the registrary hereby where the said solicitor is only sometimed a solicitor of the Bogerme Court of relationary in the said solicitor is due to the said solicitor in due has a substitute of the plane. On the said solicitor is due to the said solicitor where the said solicitor is due has a substitute in the plane. Our of relationary in his hand, and it entitled to posselies as such solicitor upon 15 the artificate being of plu desapord or registrate by lows.

Given under the hand of the ascretary of the Incorporated Law Society this day of 18 .

Scoretary.

Solicitors (Ireland).

BILL

[As Lammer by we expense consumer or law, &c.]

To remed and consider the Love

(Present and Ironald in Iv

rairrai, by The Flour of Commun, in its Presid, 20 April 1800.

PARTED AT STAR ACT INVOLVENING.

THORSE IN THE ENTEY AND STREET, AND ALLESS A

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